

1 THE HONORABLE JAMAL N. WHITEHEAD
2 Noted for: May 3, 2024
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UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

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10 MALIK ABDUL, individually,) Case No. 2:23-cv-01632-JNW
11 Plaintiff,)
12 v.) **ORDER GRANTING DEFENDANT
13 PROGRESSIVE DIRECT
14 INSURANCE COMPANY'S MOTION
TO EXTEND EXPERT
DISCLOSURE DEADLINE**
15 Defendants.) Note on Motion Calendar: May 3, 2024
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17 This matter comes before the Court on Defendant Progressive Direct Insurance
18 Company's Motion to Extend Expert Disclosure Deadline. The Court has considered
19 Defendant's Motion, as well as pleadings and filings in the record, including the following:

20 1. Defendant Progressive Direct Insurance Company's Motion to Extend Expert
21 Disclosure Deadline;

22 2. Declaration of Charles A. Willmes in support of Progressive Direct Insurance
23 Company's Motion to Extend Expert Disclosure Deadline and exhibits attached thereto.

24 It is hereby ordered that Defendant Progressive Direct Insurance Company's Motion to
25 Extend Expert Disclosure Deadline is granted.

26 It is further ordered that the deadline for disclosure of expert testimony is hereby
27 extended from May 13, 2024, to July 12, 2024. It is further ordered that the case schedule

ORDER GRANTING DEFENDANT PROGRESSIVE
DIRECT INSURANCE COMPANY'S MOTION TO
EXTEND EXPERT DISCLOSURE DEADLINE - 1
NO. 2:23-cv-01632-JNW

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PHONE: 206.682.1550

1 deadlines in the Court's Order Setting Trial Date and Related Dates are extended as follows:

2 EVENT	3 DATE
4 All motions related to discovery must be filed by	July 12, 2024
5 Discovery completed by	August 12, 2024
6 All motions challenging expert witness testimony	September 9, 2024
7 IT IS SO ORDERED.	

8 Dated this 14th day of May 2024.



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11 Jamal N. Whitehead
12 United States District Judge
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Presented by:

JENSEN MORSE BAKER PLLC

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18 By s/Charles A. Willmes
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23 Direct Insurance Company
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ORDER GRANTING DEFENDANT PROGRESSIVE
DIRECT INSURANCE COMPANY'S MOTION TO
EXTEND EXPERT DISCLOSURE DEADLINE - 2
NO. 2:23-cv-01632-JNW

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CERTIFICATE OF SERVICE

Pursuant to RCW 9A.72.085, the undersigned certifies under penalty of perjury under the laws of the State of Washington, that on the 25th day of April, 2024, the document attached hereto was delivered to the below counsel in the manner indicated:

Counsel for Plaintiff

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- Via CM/ECF
- Via electronic mail
- Via U.S. Mail, postage prepaid
- Via Facsimile
- Via Courier
- Via Overnight delivery

DATED this 25th day of April, 2024, in Kansas City, MO.

By Gwendolyn M. Wall
Gwendolyn M. Wall, Paralegal